UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

18 U.S.C. § 2 MAGISTRATE JUDGE SNOW

UNITED STATES OF AMERICA, v. BLONITA ROSERIE-ISABEL, Defendant.

### INDICTMENT

The Grand Jury charges that:

#### COUNT ONE

On or about October 2, 2000, in Broward County, in the Southern District of Florida, and elsewhere, the defendant,

#### BLONITA ROSERIE-ISABEL,

did knowingly and intentionally import into the United States, from a place outside thereof, a Schedule II controlled substance, that is, in excess of five hundred (500) grams of a mixture and substance containing a detectable amount of cocaine, in violation



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of Title 21, United States Code, Section 952(a) and Title 18, United States Code, Section 2.

#### COUNT TWO

On or about October 2, 2000, in Broward County, in the Southern District of Florida, and elsewhere, the defendant,

#### BLONITA ROSERIE-ISABEL,

did knowingly and intentionally possess with intent to distribute a Schedule II controlled substance, that is, in excess of five hundred (500) grams of a mixture and substance containing a detectable amount of cocaine, in violation of Title 21, United States Code, Section 841(a)(1) and Title 18, United States Code, Section 2.

A TRUE BILL

FOREPERSON

GITY A LEWIS

UNITED STATES ATTORNE

BRUCE O. BROWN

ASSISTANT UNITED STATES ATTORNEY

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UNITED STA	TES DISTRICT	COURT			
SOUTHERN	DISTRICT OF F	LORIDA			

v.  BLONITA ROSERIE-ISABELL  Court Division: (Select One)		ATES OF AMERICA	CERTIFICATE OF TRIAL ATTORNEY			
		OSERIE-ISABELL				
		on: (Select One)	Superseding Case Information:  New Defendant(s) Yes No  Number of New Defendants			
<u>_X_</u>	Miam FTL	Key West WPB FTP	Total number of counts			
	l do h	ereby certify that:				
	1.	I have carefully considerendants, the number Indictment/Information	dered the allegations of the indictment, the number of er of probable witnesses and the legal complexities of the attached hereto.			
	2.	I am aware that the infor Judges of this Court in the the mandate of the Spe	mation supplied on this statement will be relied upon by the setting their calendars and scheduling criminal trials under edy Trial Act, Title 28 U.S.C. Section 3161.			
	3.	Interpreter: (Ye List language and/or dia	es or No) <u>NO</u> alect <u>English</u>			
	4.	This case will take _3_	days for the parties to try.			
	5.	Please check appropria	ate category and type of offense listed below: (Check only one)			
	         V 	0 to 5 days 6 to 10 days 11 to 20 days 21 to 60 days 61 days and over				
	6. If yes Judge (Attac	: ' ·	viously filed in this District Court? (Yes or No) No.  Case Noer)			
	Has a	complaint been filed in t	his matter?(Yes or No)Yes			
	Relate Defer Defer	strate Case No. <u>00-423</u>	y as of <u>10/5/00</u> as of			
	Is this	a potential death penalty	y case? (Yes or No) <u>No</u>			
	7. to Apı Yes_	Does this case originate ril 1, 1999? Yes _ <u>&gt;</u> _ No	e from a matter pending in the U. S. Attorney's Office prior One of the control o			
	8.	Did this case originate in	n the Narcotics Section, Miami? Yes X No			
			BRUCE O. BROWN ASSISTANT UNITED STATES ATTORNEY Florida Bar No. 999490			

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## **UNITED STATES DISTRICT COURT** SOUTHERN DISTRICT OF FLORIDA **PENALTY SHEET**

Defendant's Name: BLONITA ROSERIE-ISABELL No.:
Count # 1:
Importation of cocaine; in violation of 21 U.S.C. § 952(a) and 18 U.S.C. § 2
*Max Penalty: 5 years' mandatory minimum and 40 years' maximum imprisonment;
\$2,000,000 fine
Count # 2:
Possession with intent to distribute a controlled substance; in violation of 21 U.S.C. §
841(a) and 18 U.S.C. § 2
*Max Penalty: 5 years' mandatory minimum and 40 years' maximum imprisonment;
\$2,000,000 fine
Count #:
*Max Penalty:
Count #:
*Max Penalty:
Count #:
*Max Penalty:
*Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms or forfeitures that may be applicable.
REV. 12/12/96